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The Bookreble Joseph Compbell Comptroller General of the United States Washington 25, D. C.

Dear ir. Comptell:

This agency has determined after some years of experience that certain types of services required in the fulfillment of its seigne functions exempt be exceedingly and satisfactorily performed by employees and are botter obtained through contractual arrangements. He have, therefore, entered into contracts with individuals requiring that they supply confidential information and services in return for which they are to receive only such benefits as may be specified in the individual contracts. Normally, but not necessarily, a fee figured on so such per year of service is specified, and reinbursement for certain expenses, particularly in the case of foreign travel and operational costs, is allowed.

Such agreement specifically states in regard to the status of tise individual that "you are not an employee of the United States different under this agreement and are not entitled to any benefits normally incident to an employee status except as specifically consecrated berein." It is the position of this Agency that individuals performing services under such contracts are not employees of the United States Covernment but hold the status of Independent contractors. They do not have the narral indicis of employment. The Agency coes not exercise direct control over the individual in the performance of his work. It does not provide office space. tools, or appliances. There are so set office hours, and the individual carries out the work at such times and under such circonstances as he may consider expedient. He is not supervised in his employment. In short, he is told what information and services the Agency desires and is left largely to his own devices to produce. He utilizes other persons as he sees fit, and these persons are not supervised by the Agency. The appell-politication exercised through the contract or briefing is guidence on the security aspects of his mission.

The Appendix requirements may be precise and for a single conceptation or they may be broad, contemplating an extended parise.

There is manually no accurate manner of purification of purifications.

the information or services to be obtained, although it was cases a negotiated figure can be reached. In sort cases, however, the fairnest method of computing the fee involved is to put it on an amount bests. We believe that under the circumstances this in the equivalent of a retainer to an attorney in moral private practice, which is frequently paid on an empal basis. The method of figuring the retainer, however, does not create an employer-complayer relationship.

From the foregoing we openinde that the person contracting with this Agency under these conditions lite one of the chance definitions of an independent contractor, "one who contracts to do a specific piece of work forniching his own assistants, and executing the work in accordance with his own ideas, or a plan previously given to him by the person for whom work is done, without being subject to the drivers of the latter with respect to the details of the work."

The question of the procise status of such individuals has come to leave in compaction with the utilization in this manner of certain retired officers of the aread services, who are selected because of qualifications of special value to this Agency, such as long training in the intelligence functions of their military components or because of special area knowledge or contacts breeloped through periods of overcess service. These officers may be subject to the provisions of either or both sections 500 and 62 of Title 5 of the U. c. Code. If we are correct in our position that the status is one of an independent contractor, a retired officer retired for longerity and drawing retirecome pay in excess of \$2,500 would not be prohibited from entering into such a contract under section 52 of Title 5 of the U. S. Code. Also, he would not be subject to the probibition of section 30a, which places a limit of \$3,000 on combined retired pay and calesy and forces an election between the retired pay and salary if the combination exceeds (),000. As an independent contractor, he would be entitled to receive his retired pay and the fee involved.

Alle not affecting the legal reclinicalities of the problem, we coming the feature to point out the practical expects relating to according to the feat that this agency is stilling the individual in the feature of the second services to reside of the second services to reside of the second services to reside their retirement and second second

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In view of the fact that this is a matter of continuing importance to this Agency, I would proctly appreciate your views as to statistic our opinion is correct that persons willised under the circumstances stated do not hold an office or position within the magning of sections you and it of Title 5 of the U. S. Code.

inearaly,

SIGNED

Allen V. Diles

CQC:LRB:jeb cc: DCI (2) DD/S Director of Security Director of Personnel SBA/DDS General Counsel

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CONCURFENCE SHEET

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